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1	Steven G. Rosales Attorney at Law: 222224 Law Offices of Lawrence D. Rohlfing 12631 East Imperial Highway, Suite C-115 Santa Fe Springs, CA 90670 Tel.: (562)868-5886 Fax: (562)868-5491 E-mail steven rohlfing.office@speakeasy.net		
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5	Attorneys for Plaintiff COLLEEN GOODBAR		
6	Theories for Figure 1		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11			
12	COLLEEN GOODBAR,	Case No.: CV 11-4572 SI	
13	Plaintiff,	STIPULATION TO EXTEND BRIEFING SCHEDULE	
14	vs.))	
15	MICHAEL J. ASTRUE, Commissioner		
16	of Social Security,		
17	Defendant		
18			
19	Plaintiff Colleen Goodbar ("Plaintiff") and defendant Michael Astrue,		
20	Commissioner of Social Security ("Defendant"), through their undersigned counsel		
21	of record, hereby stipulate, subject to the approval of the Court, to extend the time		
22	for Plaintiff to file Plaintiff's Motion for Summary Judgment to May 23, 2012; and		
23	that Defendant shall have until June 22, 2012, to file his opposition, if any is		
24	forthcoming. Any reply by plaintiff will be due June 29, 2012.		
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- 1		
1	An extension of time for plaintiff is needed due to a serious illness in	
2	Counsel's family. Counsel was recently informed that his Spouse's Stage IV breast	
3	cancer which has metastasized to her liver, now has 15 tumors comprising 60% of	
4	that organ. Counsel's spouse has begun her third round of chemotherapy due to	
5	progression of her cancer and a lack of positive response to the prior two	
6	chemotherapy treatments. Counsel requires the additional time to file the Opening	
7	Brief to allow him to devote the appropriate time to assist his Spouse and his two	
8	pre-school aged children through this obviously stressful experience. Counsel	
9	sincerely apologizes to the court for any inconvenience this may have had upon it	
10	or its staff.	
11		
12		
13	DATE: March 21, 2012, Respectfully submitted,	
14	LAW OFFICES OF LAWRENCE D. ROHLFING	
15		
16	Steven G. Rosales Attorney for plaintiff COLLEEN GOODBAR	
17	rttorney for plantin collectiv goodbrite	
18	DATED: March 21, 2012 MELINDA L. HAAG United States Attorney	
19	DONNA L. CALVERT	
20	Acting Regional Chief Counsel, Region IX Social Security Administration	
21		
22	*/C/ T D. W.·II	
23	*/S/- Tova D. Wolking	
24	Tova D. Wolking	
25	Special Assistant United States Attorney	
26	Attorney for Defendant [*Via email authorization]	
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IT IS HEREBY ORDERED that plaintiff may have an extension of time, to and including May 23, 2012, in which to file Plaintiff's Motion for Summary Judgment; Defendant may have an extension of time to June 22, 2012 to consider the contentions raised in Plaintiff's Motion for Summary Judgment, and file any opposition if necessary. Any reply by plaintiff will be due June 29, 2012.

IT IS SO ORDERED.

DATE: 3/22/12

THE HONORABLE SUSAN ILLSTON UNITED STATES MAGISTRATE JUDGE